1 2 3 4	KILPATRICK TOWNSEND & STOCKTO JON MICHAELSON (SBN 83815) jmichaelson@kilpatricktownsend.com 1302 El Camino Real, Suite 175 Menlo Park, CA 94025 Telephone: 650 326 2400 Facsimile: 650 326 2422	ON LLP	
5 6 7 8 9	BENJAMIN M. KLEINMAN (SBN 261846) bkleinman@kilpatricktownsend.com Two Embarcadero Center, Suite 1900 San Francisco, CA 94111 Telephone: 415 576 0200 Facsimile: 415 576 0300 Attorneys for Non-Party DIGITAL DOMAIN 3.0, INC.		
11	UNITED STATES DISTRICT COURT		
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
13	OAKLAND DIVISION		
14			
15 16 17 18 19 20 21 22 23 24 25	REARDEN, LLC, et al, Plaintiffs, v. THE WALT DISNEY COMPANY, et al., Defendants.	Case No. 4:17-cv-04006-JST RESPONSE TO PLAINTIFFS' ADMINISTRATIVE MOTION TO CONSIDER WHETHER DEFENDANTS' AND NON-PATY DIGITAL DOMAIN 3.0'S MATERIAL SHOULD BE SEALED REGARDING PLAINTIFFS' MOTION IN LIMINE REGARDING DARREN HENDLEI [DKT. 496] Judge: Hon. Jon S. Tigar Ctrm.: 6 (2nd Floor)	
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1	In Plaintiffs' Motion to Consider Whether Defendants' and Non-Party Digital Domain	
2	3.0's Material Should Be Sealed Regarding Plaintiffs' Motion in Limine Regarding Darren	
3	Hendler (Dkt. No. 496), Plaintiffs identified certain portions of its papers supporting its Motion in	
4	Limine Regarding Darren Hendler (Dkt. No. 497) as including or reciting information that	
5	Plaintiffs believed DD3 had designated Confidential. After reviewing the material in question,	
6	DD3 does not oppose the public filing of Plaintiffs' Motion in Limine Regarding Darren Hendler	
7	and the papers filed in support thereof.	
8	DATED: September 27, 2023 Respectfully submitted,	
9	KILPATRICK TOWNSEND & STOCKTON LI	P.
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12	JON MICHAELSON BENJAMIN M. KLEINMAN	
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14	DIGITAL DOMAIN 3.0, INC.	
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